Att. Honorable James M. Peck Manhattan Office One Bowling Green New York, NY10004

Barcelona, 2nd March 2011

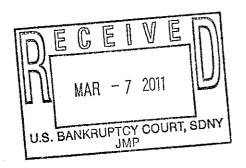
Having received your notice regarding the disallowance and expunged of our claims as detailed below:

Claim number: 43125 Date filed: 10/21/2009 Debtor: 08-13555

Classification and amount: UNSECURED; \$45.283,20

I would like to object such a disallowance, as althought we are talking about an unsecured asset, it prevails over equity; therefore, I would like to be informed about the company liquidation and how this liquidation has been distributed.

Neus Peña Gálvez C/ Gutenberg, 1 08224 – Terrassa Barcelona (SPAIN)



FINAL TERMS

Lehman Brothers UK Capital Funding II L.P. (the "Issuer")

€50,000,000

Fixed Rate Guaranteed Non-Voting Non-Cumulative Perpetual Preferred Securities (the "Preferred Securities")

having the benefit of a subordinated guarantee of

Lehman Brothers Holdings plc (the "Guarantor")

(to be consolidated and form a single series with the €200,000,000 Fixed Rate Guaranteed Non-Voting Non-Cumulative Perpetual Preferred Securities, which were issued on 21st September, 2005)

Terms used herein shall be deemed to be defined as such for the purposes of the Description of the Preferred Securities set forth in the Prospectus dated 30th August, 2005 (the **Prospectus**) which constitutes a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC) (the **Prospectus Directive**). This document constitutes the Final Terms of the Preferred Securities described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with the Prospectus. Full information on the Issuer and the offer of the Preferred Securities is only available on the basis of the combination of these Final Terms and the Prospectus. The Prospectus is available for viewing at 25 Bank Street, London E14 5LE and copies may be obtained from 25 Bank Street, London E14 5LE.

Closing Date:

27th October, 2005

Liquidation Preference:

€1,000

Distribution Rate:

5.125 per cent. per annum payable annually in arrear

Distribution Payment Dates:

21st September in each year, with the first Distribution Payment Date being on 21st September, 2006. Distributions in respect of the first Distribution Period will accrue from 21st September, 2005, being the date of issue of the Issuer's £200,000,000 Fixed Rate Guaranteed Non-Voting Non-Cumulative Perpetual Preferred Securities, which were issued on 21st September, 2005 (the Existing Preferred Securities).

Aggregate Nominal Amount of the Preferred Securities:

(i) Series:

€250,000,000 €50,000,000

(ii) Tranche:

On issue, the Preferred Securities will be consolidated and form a single series with the **Existing Preferred Securities**. On issue, the Preferred Securities will be evidenced by a temporary global certificate which will be exchanged for a permanent global certificate on 6th December, 2005 (40 days after the Closing Date).

Issue Price of Tranche:

101.25 per cent. of the Aggregate Nominal Amount of the Tranche plus 36 days' accrued Distribution from 21st September, 2005 at the rate of 5.125 per cent. per annum.

First Call Date of Subordinated Notes:

21st September 2009

Net Proceeds:

€50,252,739.73

Managers:

Lead Manager

Lehman Brothers International (Europe)

There are no other Managers for this Tranche.

ISIN:

The Preferred Securities will be fungible for trading purposes upon 6th December, 2005 being the date falling 40 days after the Closing Date. Until such date, the Preferred Securities will have a temporary ISIN (XS0233128916) and following such date, the Preferred Securities will have the same ISIN as the Existing Preferred Securities (XS0229269856).

Common Code:

The Preferred Securities will be fungible for trading purposes upon 6th December, 2005 being the date falling 40 days after the Closing Date. Until such date, the Preferred Securities will have a temporary Common Code (023312891) and following such date, the Preferred Securities will have the same Common Code as the Existing Preferred Securities (022926985).

Ratings:

The Preferred Securities are expected to be assigned

on issue the following ratings:

Moody's Investors Service Limited: A3

Fitch IBCA: A

Other terms:

The Lead Manager will receive a combined selling, management and underwriting commission of €12.50

per Preferred Security.

The above pricing gives a yield of 5.125 per cent. per annum. Such yield is applicable as of the date of these Final Terms and may fluctuate in the future. For the avoidance of doubt, upon issuance of any Eligible Investments (or further Eligible Investments) as defined in the terms of the Preferred Securities in the Prospectus, the interest rate applicable to the Eligible Investments (or further Eligible Investments) will be the fixed rate per annum determined by the then prevailing market conditions for instruments of similar risk and 30-year maturity. This does not effect the Distribution Rate on the Preferred Securities.

The date of these Final Terms is 26th October, 2005.

LISTING AND ADMISSION TO TRADING APPLICATION

These Final Terms comprise the final terms required to list and have admitted to trading the issue by Lehman Brothers UK Capital Funding II L.P. of the Preferred Securities described herein.

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RESPONSIBILITY

Each of the LB GP No. 1 Ltd (the General Partner), acting on behalf of the Issuer, and the Guarantor accepts responsibility for the information contained in these Final Terms.

	on behalf of the Issuer:	D.,,	
Ву:	Duly authorised	Ву:	Duly authorised

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